

Norphlet Chemical, Inc.

Report for week ending March 8, 2008

By Brian Brooks

Don Dodson recommended a Little Rock law firm to represent Norphlet since he would not be able to act as the Company's attorney and serve as a witness if the board resolution case ended up going to trial. Last Tuesday, David Henry, Don and I met with two partners from the firm of Dover Dixon Horn. We spent much of the day briefing Cyril Hollingsworth and Jim Beachboard on the history of the Company and the events that have brought us to our current position. They have requested, and we have provided, documentation on all of the Company's agreements and the minutes of the various committees and board meetings.

On March 6th, Cyril drafted his initial letter to David Price, the Garrison's attorney suggesting the potential for mediation with the backdrop of other legal action. The very next day David Price contacted Cyril to discuss his letter and to let him know that he would confer with his clients and let us know how they wanted to proceed. Currently, we have not heard anything further, however, I will provide an update should communication transpire before our regular Wednesday call.

David Henry, Cyril and I had an additional conference call on the morning of the 10th to clarify the investment group's position, which is 100% fulfillment of the board resolution. Cyril understands this but has cautioned the group to think about any areas that we would potentially yield on to save the cost and time of a trial. He will keep us up-to-date on any communication that is forthcoming with David Price.

On the financing side, I followed up with Scott Carter after last week's conference call to clarify the Longs' position on additional investment. He stated that they were ready to begin the funding of the loan program that Norphlet implemented in October of 2007. Currently, they were ready to invest \$100K with the balance (approximately \$350K) coming over time. I asked Scott to visit with the Long's prior to this week's call to propose the timing on the remainder. We also discussed their position in regards to the payroll loan that is in default. Scott stated that the loan could be paid back out of the new investment that is forthcoming or it could be converted to equity.

Please feel free to contact me directly with any questions or clarifications.

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